application of

UNITED STATES BANKRUPTCY COURT

ULERH U.S. BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

2015 OCT 15 P 2: 47 Chapter 11

Case From Sept 15-41069

EASTERN DISTRICT OF NEW YORK
-----X
In re:

Debtor

BRIAN H. DENKER

.\_\_\_\_\_X

のBOCCTTON N<del>OTICE OF ISSUE</del> TRUSTEE'S APPLICATION FOR RETENTION OF COUNSEL

I, BRIAN H. DENKER-YOUNGS, am the debtor in the above captioned case appearing before this honorable court the 14<sup>th</sup> day of October 2015 with a notice of issue. Notwithstanding the allegations put forth in your deponents Order to Show Cause to vacate the conversion, but further raised question with the assignment of Richard J. McCord (aka the Honorable Richard J McCord, Village Justice Glen Cove, Long Island).

In the interest of a training a system of checks your deponent respectfully requests that any such retention of counsel should not be from a firm acquainted and known to the Trustee, especially that of his own and such request be held in abeyance until a determination is made with respect to the possibly Order vacating the conversion and this honorable court's direction and guidance with respect to concerns regarding the assigned trustee, but moreover, until such time that your deponent may secure counsel to represent him in the within matter and my best interests.

This is imperative and a system of checks and balances is justified given the disingenuous dealings thus far by debtors former attorney Lawrence Morrison and to which your deponent remains steadfast to the testimony that a good majority of the debts to which your deponent is





responsible were involuntarily assigned and further intentionally transferred without consent or knowledge due to fraudulent conduct of your deponents' estranged spouse.

WHEREFORE, your deponent kindly requests that such application for retaining of counsel and further proceeding on liquidation or the like be held in abeyance pending the outcome of the October 22, 2015 appearance and thereafter until your deponent is provided authorization and able to retain counsel to represent his interests in the instant matter

Date: October 14, 2015

Respectfully Submitted:

25 Boerum Street #18E

Brooklyn, NY 11206

MARY NORMAN Notary Public, State of New York No. 01NO4760597 Qualified in Suffolk County Certificate Filed in Suffolk County Commission Expires (1902)

Case 1-15-41069-cec Doc 69 Filed 10/15/15 Entered 10/15/15 16:22:00

Brian H. Denker-Youngs 25 Boerum Street Apt 18E Brooklyn, NY 11206 Tel. 917.373.5019

Date

EASTERN DISTRICT OF NEW YORK	v
In re:	A
BRIAN H. DENKER Debtor	Chapter 11 Case Number 15-41069
Brian H. Denker-Youngs, Plaintiff	-X
v. RICHARD J McCORD, Trustee Defendant	
ORDER DENYING TRUSTEE'S APPLICATION FOR THERE TENTION  UPON the objection of Brian H. Denk	
15, 2015, opposing Trustee's application submitted	by Richard J McCord for the retention of
counsel from CERTILMAN BALIN ADLER & HYM	•
too employed, is hereby denied.	
E	Entered:

Honorable Chief Justice Carla E. Craig